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16 17	UNITED STATES I FOR THE NORTHERN DIS SAN FRANCIS	STRICT OF CALIFORNIA
18 19 20 21 22 23 24 25 26 27	IN RE: TFT-LCD (FLAT PANEL) ANTITRUST LITIGATION This Document Relates to: SB Liquidation Trust v. AU Optronics Corp., et al., 3:10-cv-05458-SI MetroPCS Wireless, Inc. v. AU Optronics Corp., et al., 3:11-cv-00829-SI Office Depot, Inc. v. AU Optronics Corp., et al., 3:11-cv-02225-SI Jaco Electronics, Inc. v. AU Optronics Corp., et al., 3:11-cv-02495-SI	CASE NO. M:07-md-01827-SI MDL No. 1827 CASE NOS. 3:10-cv-05458-SI; 3:11-cv-0829-SI; 3:11-cv-02225-SI; 3:11-cv-02495-SI; 3:11-cv-03763-SI; 3:11-cv-03856-SI; 3:11-cv-04119-SI; 3:11-cv-05765-SI; 3:11-cv-05781-SI; 3:11-cv-06241-SI; 3:12-cv-00335-SI; 3:12-cv-01426-SI; 3:12-cv-02495-SI; and 3:10-cv-05625-SI STIPULATION AND [PROPOSED] ORDER REGARDING CERTAIN EXPERT DEPOSITIONS IN TRACK 2
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1 2	Interbond Corp. of America v. AU Optronics Corp., et al., 3:11-cv-03763-SI	
3	Schultze Agency Services, LLC, on behalf of Tweeter Opco, LLC and Tweeter Newco, LLC, v. AU Optronics Corp., et al.,	
4	3:11-cv-03856-SI	
5	P.C. Richard & Son Long Island Corp., et al. v. AU Optronics Corp., et al., 3:11-cv-04119-SI	
6 7	Tech Data Corp., et al. v. AU Optronics Corp., et al., 3:11-cv-05765-SI	
8	The AASI Creditor Liquidating Trust, by and through Kenneth A. Welt, Liquidating Trustee v. AU Optronics Corp., et al., 3:11-cv-05781-SI	
10	CompuCom Systems, Inc. v. AU Optronics Corp., et al., 3:11-cv-06241-SI	
11 12	NECO Alliance LLC v. AU Optronics Corp., et al., 3:12-cv-01426-SI	
13	Rockwell Automation, Inc. v. AU Optronics Corp., et al., 3:12-cv-02495-SI	
1415	Alfred H. Siegel, as Trustee of the Circuit City Stores, Inc. Liquidating Trust v. AU Optronics Corp., et al., 3:10-cv-05625-SI	
16	Corp., et al., 5.10 ev 05025 51	
17	Plaintiffs in the above-captioned cases (collectively, "Track 2 Cases") and Defendants in	
18	the Track 2 Cases (respectively, "Plaintiffs" and "Defendants," collectively, "Parties") hereby	
19	stipulate as follows:	
20	WHEREAS, on June 13, 2013, Plaintiffs have submitted reports from B. Douglas	
21	Bernheim, Adam Fontecchio, David Stowell, and Leslie Marx (as to certain Plaintiffs only)	
22	(collectively, "Plaintiffs' Track 1 Experts"), among others, in the Track 2 Cases (including any	
23	erratas, supplements, and amendments thereto, "June 2013 Reports");	
24	WHEREAS, Plaintiffs' Track 1 Experts also appeared on behalf of plaintiffs in one or	
25	more of the following cases in this Multidistrict Litigation: AT&T Mobility LLC, et al. v. AU	
26	Optronics Corp., et al., Case No. 09-CV-4997-SI; ATS Claim, LLC v. Epson Electronics	
27	America, Inc., et al., Case No. 3:09-CV-01115-SI; Nokia Corp. and Nokia Inc. v. AU Optronics	
28	Corp., et al., Case No. 3:09-CV-05609; Costco Wholesale Corp. v. AU Optronics Corp., et al.,	

Case No. 11-CV-00058-SI; Best Buy v. AU Optronics Corp., et al., Case No. 10-CV-04972-SI; Electrograph Systems, Inc. v. Epson Imaging Devices Corp., et al., Case No. 10-CV-00017-SI; Motorola Mobility Inc. v. AU Optronics Corp., et al., Case No. 09-CV-05840-SI, and Target Corp., et al. v. AU Optronics Corp., et al., Case No. 10-CV-04945-SI (collectively, "Track 1 Cases");

WHEREAS, Plaintiffs' Track 1 Experts sat for depositions in the Track 1 Cases;

WHEREAS the Parties want to avoid duplicative and repetitive questioning of Plaintiffs' Track 1 Experts in depositions in the Track 2 Cases in light of their previous depositions and the similarity between Plaintiffs' Track 1 Experts' reports in the Track 1 Cases and Plaintiffs' Track 1 Experts' reports in the Track 2 Cases, and to create efficiency in and limit the time of those depositions; and

WHEREAS the Parties do not want to get bogged down in disputes over whether a particular question is duplicative of a question asked of a Plaintiffs' Track 1 Expert during the Track 1 Cases;

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and among the Parties through their undersigned counsel as follows:

- 1. Any testimony made at deposition by a Plaintiffs' Track 1 Expert in a Track 1 Case will have same legal and evidentiary effect as if noticed and taken in the Track 2 cases concerning the June 2013 Reports and the Track 2 Plaintiffs.
- 2. Any deposition that Defendants take of a Plaintiffs' Track 1 Expert in the Track 2 Cases regarding the June 2013 Reports will be limited to a seven hour period. This is not a limitation on the deposition regarding any Plaintiffs' Track 1 Expert's reply reports (which may not be duplicative of Plaintiffs' Track 1 Experts' reports in the Track 1 Cases), or of any expert's deposition other than Plaintiffs' Track 1 Experts.
- 3. This stipulation does not give rise to an objection to questions as being duplicative of questions asked during the Track 1 Cases.

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24	and NECO Alliance LLC
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	STIPULATION AND [PROPOSED] ORDER

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	STIPLIL ATION AND (PROPOSED) ORDER

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	STIPULATION AND [PROPOSED] ORDER

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*Pursuant to General Order No. 45, § X-B, the filer attests that concurrence in the filing of this document has been obtained from each of the above signatories. IT IS SO ORDERED. 8/30/13 Dated: United States District Judge

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